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1 Joel E. Tasca Nevada Bar No. 14124 Lindsay Demaree Nevada Bar No. 11949 3 Russell J. Burke Nevada Bar No. 12710 4 BALLARD SPAHR LLP 1980 Festival Plaza Drive, Suite 900 Las Vegas, Nevada 89135 Telephone: (702) 471-7000 Facsimile: (702) 471-7070 tasca@ballardspahr.com demareel@ballardspahr.com 7 burker@ballardspahr.com 8 Attorneys for Defendants 9 Treasure Island, LLC, a Nevada limited liability company d/b/a Treasure Island Hotel & Casino and 10 Ruffin Acquisition, LLC, a Nevada 11 limited liability company 12 UNITED STATES DISTRICT COURT 1300 EAX (702) 471-7070 141-7070 DISTRICT OF NEVADA KERRI SHAPIRO, an individual, on

Case No. 2:17-cv-02930-APG-CWH

behalf of herself and all others similarly situated,

Plaintiff.

vs.

TREASURE ISLAND, LLC, a Nevada limited liability company d/b/a Treasure Island Hotel & Casino; and RUFFIN ACQUISITION, LLC, a Nevada limited liability company,

Defendants.

STIPULATION AND ORDER TO EXTEND DEADLINE FOR RESPONSIVE PLEADING AND DEADLINE TO RESPOND TO MOTION TO CONSOLIDATE

(Second Request)

Pursuant to LR IA 6-1, Plaintiff Kerri Shapiro ("Plaintiff") and Defendants Treasure Island, LLC, a Nevada limited liability company d/b/a Treasure Island Hotel & Casino and Ruffin Acquisition, LLC, a limited liability company Defendants collectively as "Treasure Island"), by and through their respective counsel of record, stipulate as follows:

1. Plaintiff filed her Complaint in this matter on November 22, 2017;

- 2. Plaintiff filed a Motion to Consolidate Cases (ECF No. 5) on or about November 30, 2017;
- 3. On or about January 26, 2018, this Court entered an Order extending the deadline until February 14, 2018 for Treasure Island to respond to both the Complaint and the Motion to Consolidate;
- 4. Plaintiff and Treasure Island agree that Treasure Island shall have an additional thirty days, up to and including March 16, 2018, to file and serve a responsive pleading and a Response to the Motion to Consolidate;
- 5. The purpose of the extension is that this case involves class-wide allegations under the Internet Tax Freedom Act, and additional time is required to fully investigate and respond;

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1	6. This stipulation and order is made in good faith and not for purposes of	
2	delay.	
3	BALLARD SPAHR LLP	WOLF, RIFKIIN, SHAPIRO,
4	Dated: February 9, 2018	SCHULMAN & RABKIN, LLP
5	By: /s/ Russell J. Burke	Dated: February 9, 2018
6	Joel E. Tasca	By: /s/ Don Springmeyer
7	Nevada Bar No. 14124 Lindsay Demaree	Don Springmeyer Nevada Bar No. 1021
8	Nevada Bar No. 11949 Russell J. Burke	3556 East Russell Road, 2 nd Floor Las Vegas, NV 89120
	Nevada Bar No. 12710	Las vegas, NV 03120
9	1980 Festival Plaza Drive, Suite 900 Las Vegas, NV 89135	Frank B. Ulmer (pro hac to be filed) McCulley McCluer PLLC
10	Las vegas, IV 03133	1022 Carolina Boulevard, Suite 300
11	Attorneys for Defendants Treasure Island, LLC, a Nevada limited	Charleston, SC 29451
12	liability company d/b/a Treasure Island	Joshua T. Ripley (pro hac to be filed)
2LP Suite 90 89135 71-7070	Hotel & Casino; and Ruffin Acquisition, LLC, a Nevada limited liability company	Berger & Montague, P.C. 1622 Locust Street
PAHR I 1 Drive, EVADA X (702) 4	BBO, a revada illinica ilability company	Philadelphia, PA 19103
BALLARD SPAHR LLP 1980 Festival Plaza Drive, Suite 900 LAS VEGAS, NEVADA 89135 (702) 471-7000 FAX (702) 471-7070 91 91 91 91 92		Attorneys for Plaintiff
BALL 30 Festiv AS VE(702) 471-		
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18	IT IS SO ORDERED.	
19		Carolth
20		UNITED STATES DISTRICT JUDGE or
21	MAGISTRATE FÚDGE February 12, 2018	
22		DATED:
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$\begin{bmatrix} 23 \\ 24 \end{bmatrix}$		
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